PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference BP109077	FOR FURTHER A	See Form PCT/IPEA/416									
• • •	International filing date 22.04.2004	(day/month/year)	Priority date (day/month/year) 22.04.2003								
International Patent Classification (IPC) or nation	onal classification and II	PC									
A23L1/30, A23L2/52, A23L2/60, A23L2/02, A23C9/152, A23C9/13											
Applicant											
RAISIO BENECOL OY et al											
. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.											
. This REPORT consists of a total of 5 sheets, including this cover sheet.											
3. This report is also accompanied by											
a. Sent to the applicant and to the	a. sent to the applicant and to the International Bureau) a total of sheets, as follows:										
and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the											
	Administrative Instructions).										
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the International application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.											
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Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).											
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	Box No. III Non-establishment of opinion with regard to novelty, inventive step and Industrial applicability										
	Box No. IV Lack of unity of invention										
applicability; citation	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement										
☐ Box No. VI Certain documents											
☐ Box No. VII Certain defects in	☐ Box No. VII Certain defects in the international application										
☐ Box No. VIII Certain observatio	ons on the internation	al application									
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22.02.2005		05.08.2005									
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/FI2004/000250

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	Des	cription, Pages									
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/FI2004/000250

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

11-31,33,34

No:

Claims

1-10,32

Inventive step (IS)

Yes: Claims

33,34

No: Claims

1-32

Industrial applicability (IA)

Yes: Claims

1-34

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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JC20 Rec'd PCT/PTO 2 0 OCT 2003

The communication from the applicant dated 22.2.2005 has been taken into consideration while drafting this IPER.

ITEM V

- 1. The following documents (D) are referred to in this communication; the numbering will be adhered to in the rest of the procedure:
 - D1: WO 01/54686 A (NIEHOFF RAYMOND LOUIS; PROCTER & GAMBLE (US); SARAMA ROBERT JOSEPH (U) 2 August 2001 (2001-08-02)
 - D2: WO 02/082929 A (RAISIO BENECOL OY; HOPIA ANU (FI); PALMU TAPIO (FI); POURU ANNIINA (F) 24 October 2002 (2002-10-24)
 - D3: WO 02/28204 A (KIM BO CHUN; KIM KAB SIG (KR); HAN JUNG HEE (KR); HONG HYUNG PYO (KR)) 11 April 2002 (2002-04-11)

2. NOVELTY OBJECTIONS

A composition claim containing for example "for masking bitter" and "for replacing sweetening agent" mean only a composition, which is <u>suitable for stated use</u> (PCT international search and preliminary examination guidelines Chapter 5.23). In a composition/product claim the use is not regarded as such a limitation as in a method or use claim.

D1 describes an healthy food product containing sterols to reduce the bitter taste of arginine (page 2 paragraphs 2,3). There is also a sweetener composition (carbohydrate or non-carbohydrate) from about 0.1-20 % (page 27 paragraph 5- page 28 paragraph 1). The amount of the sweetener may be reduced by another component (page 28 paragraph 1). Use in foodstuff and beverages (low viscosity food) is also claimed (milk, fermented milk, yoghurt-like products, juices, ice-cream, cereal based) (claim 4, page 20 paragraph 6-page 22 paragraph 1, page 25 paragraphs 2, page 27 paragraphs 2,4- page 29 paragraph 1). Consequently, the subject matter of claims 1-9,32 is considered as being not new in view of D1 (Art 33 (2) PCT).

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D2 describes an healthy food or beverage product containing sterols. There is also a sweetener composition (carbohydrate). The strong taste of B-glucan is weakened (page 11 line 26-28). Use in foodstuff and beverages (low viscosity food) is also claimed (milk, juices, cafe, tea, ice cream) (claims 8,12,13,18, examples 1-13, page 5 line 31- page 6 line 21, page 11 lines 18-28). Consequently, the subject matter of claims 1,3,4,7-9 is considered as being not new in view of D2 (Art 33 (2) PCT).

3. INVENTIVE STEP OBJECTIONS

D3 describes an healthy beverage product containing sterols. There is also a sweetener composition (carbohydrate). The composition has no influence of the taste of the end product. Use in foodstuff and beverages (low viscosity food) is also claimed (milk, juices, cafe, tea, soy milk) (claim 18, examples 6,8, page 9 lines 30-33, page 26 lines 5-10).

D1-D3 define the use of sterol (ester) and carbohydrate sweetening agent in wide range of beverages and related products. D1 is especially relevant to claims 19-25, 29-31, D2 to claims 10,19-29 and D3 to claims 10, 12-23. The modifications in claims 10-31 are regarded as such a small change to beverages described in D1-D3 and comes within the scope of the customary practice followed by persons skilled in the art, especially as the advantages thus achieved can readily be foreseen. Consequently, the subject matter of claims 10-31 is considered as being not inventive in view of D1-D3 (Art 33(3) PCT).

4. NOVEL AND INVENTIVE CLAIMS

There is no document cited in the search report to use sterol esters in an edible product for replacing part of a sweetening agent. The closest prior art (D1) teaches the use of sterol esters to reduce bitter taste of arginine. However, there is no hint given specifically to reduce the amount of the sweetener by sterols and simultaneously mask bitter, sour and astringent taste. This does not come within the scope of the customary practice followed by persons skilled in the art. Consequently, the subject-matter of claims 33-34 is found novel and inventive (Art 33(2) and (3) PCT).